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13	Counsel for Plaintiffs and the Class			
13	(Additional Counsel listed on Signature Pages)			
14	IN THE UNITED STATES D	DISTRICT COURT		
15	EOD THE NODTHEDN DISTDI	CT OF CALLEODNIA		
16	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
	SAN FRANCISCO I	DIVISION		
17				
18	In re Google Inc., Android Consumer Privacy	CASE No. 11 2264 JSW		
19	Litigation			
19		MDL No. 2264		
20				
21	This Document Relates to	STIPULATION AND [PROPOSED]		
22	ALL CASES	ORDER RE: MODIFICATION OF		
	- ALL CASES	DEADLINES		
23	TROY YUNCKER, individually and on behalf of	Case No. 11 3113 JSW		
24	all others similarly situated,			
	Plaintiff,			
25	v.			
26				
27	PANDORA MEDIA, INC.,			
28	Defendant.			
20		_		

The parties in the above-entitled actions, by and through their respective attorneys, hereby stipulate to the following:

WHEREAS, Google's response to the Amended Consolidated Complaint is currently due on January 27, 2012;

WHEREAS, the plaintiffs in *In re Google Inc. Android Consumer Privacy Litigation*, 11 CV 2264 (JSW), believe that the filing of an amended complaint in place of the Amended Consolidated Complaint filed on November 28, 2011, would benefit the parties and the Court (the "First Amended Consolidated Master Class Action Complaint" or "FACMCAC");

WHEREAS, plaintiffs' and Google's counsel have had multiple meet and confers about plaintiffs' Amended Consolidated Complaint filed on November 28, 2011, and Google agrees that the parties and the Court would benefit from the filing of an amended, clarified FACMCAC, in accordance with the terms of this Stipulation and Proposed Order;

WHEREAS the parties to this action and the parties to the related action of *Yuncker v Pandora Media*, 2011 CV 03113 (JSW), believe that these actions and the Court would benefit from continuing to have the *Yuncker* action proceed in tandem with *In re Google Inc. Android Consumer Privacy Litigation*, 11 CV 2264 (JSW); and

WHEREAS, the Parties have therefore agreed that plaintiffs in *In re Google Inc. Android Consumer Privacy Litigation* should be permitted to file a FACMCAC in accordance with the following:

- 1. All prior deadlines in these actions are hereby vacated;
- 2. The FACMCAC shall be filed and served on or before January 23, 2012;
- 3. Google's response to the FACMCAC, including any Motion to Dismiss, shall be filed and served on or before March 23, 2012;
- 4. If Google chooses to file a Motion to Dismiss, Plaintiffs' Opposition to Google's Motion to Dismiss shall be filed on or before April 20, 2012;
- 5. Google's Reply to Plaintiffs' Opposition to Google's Motion to Dismiss shall be filed and served on or before May 20, 2012;
- 6. No further amendment shall be permitted without leave of Court;

1	7. All deadlines in related action Yuncker v Pandora Media, 2011 CV 03113 (JSW), are				
2	also vacated, with new dates to be entered that track those set forth above so that the				
3	two actions can continue to progress in tandem.				
4					
5	IT IS SO AGREED:				
6	DATE: December 15, 2011 Michael H. Rubin				
7	Michael H. Rubin David H. Kramer				
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12	Attorney for Defendant Google Inc.				
13	DATE: December 15, 2011 William M. Audet				
14	William M. Audet  Jonas P. Mann				
15	Mariana S. Cole				
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26	Email: dstampley@kamberlaw.com				
27	Interim Class Counsel				
28					

1		Betsy Ma	anifold	
2	DATE: December 15, 2011	Betsy Manifold Betsy Carol Manifold		
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3		Patrick Hugh Moran		
4		Rachel R. Rickert		
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5		& HERZ		
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13		Case No. 11 CV 3113 JSW		
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15	DATE: December 15, 2011	Tyler Griffin Newby		
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23		Case No. 11 CV 3113 JSW		
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	1			

1	PURSUANT TO STIPULATION, AND GOOD CAUSE APPEARING, IT IS SO	
2	ORDERED.	
3		
4	SIGNED this 16th day of <u>December</u> , 2011.	
5	Out one	
6	JEFFRENS MITTE	
7	UNITED STATES DISTRICT JUDGE	
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